UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

: Civil Action No.06-4479

DILSON ALMANZAR, ET AL.

SCHEDULING ORDER

Plaintiff(s), :

Hon. Peter G. Sheridan, USDJ

v. :

MORGAN FUNDING CORP., ET AL.

Defendant(s). :

TO:

Koles, Burke & Bustillo, LLP 2600 Kennedy Blvd. Jersey City, NJ 07306 Attn: John M. Burke, Esq.

Reed Smith, LLP Princeton Forrestal Village 136 Main Street Suite 250 Princeton, NJ 08540 Attn: Diane Bettino, Esq.

Price, Meese, Shulman & D'Arminio, PC Mack-Cali Corporate Center 50 Tice Boulevard Woodcliff Lake, NJ 07677 Attn: Reginald Jenkins Jr., Esq. Wilson, Elser, Moskowitz, Edelman & Dicker, LLP 33 Washington Street Newark, NJ 07102

Attn: Thomas F. Quinn, Esq.

It is on this 20th day of February, 200

ORDERED THAT:

- (1) A scheduling conference be conducted before the undersigned at **10:00 A.M.** on **March 15th, 2007**, in Courtroom 2C, Martin Luther King, Jr., Federal Building and Court House, 50 Walnut Street, Newark, New Jersey. <u>See Local Civil Rule 16.1(a)(1)</u>;
- (2) Early disclosure requirements of <u>Fed. R. Civ. P.</u> 26 will be enforced. Therefore, the parties shall immediately exchange the information described in <u>Fed. R. Civ. P.</u> 26(a)(1)(A) (D) without awaiting a discovery request.¹:
- (3) At least twenty-one (21) days prior to the conference scheduled herein, the parties shall confer pursuant to Fed. R. Civ. P. 26(f). Within fourteen (14) days after they confer, the parties shall submit a discovery plan to the undersigned. The parties are directed to Local Civil Rule 26.1(b)(2), which describes the matters to be discussed when they confer and the content of the discovery plan. THE DISCOVERY PLAN SHALL BE IN THE FORM ATTACHED AND SHALL BE SUBMITTED JOINTLY.
- (4) Unless the parties stipulate otherwise, the case management order will limit the number of interrogatories (25) and depositions (10) which each party may seek. See Fed. R. Civ. P. 26(b), 26(d).

¹Certain categories of cases are exempt from early disclosure requirements. <u>See Fed. R.</u> <u>Civ. P.</u> 26(a)(1)(f).

- (5) At the conference with the Court, all parties who are not appearing <u>pro se</u> shall be represented by counsel who shall have full authority to bind their clients in all pretrial matters.

 <u>Local Civil Rule</u> 16.1(a)(3);
- (6) Plaintiff(s) shall notify any party who hereafter enters an appearance of the conference scheduled herein and forward to that party a copy hereof;
- (7) The parties shall advise the undersigned immediately if this action has been settled or terminated so that the conference scheduled herein may be cancelled;
- (8) Communications to the Court by facsimile will not be accepted. All communications shall be in writing or by telephone conference;
- (9) The parties are directed to <u>Local Civil Rule</u> 26.1(d), which addresses "discovery of digital information including computer-based information," describes the obligations of counsel with regard to their clients' information management systems, and directs parties to "confer and attempt to agree on computer-based and other digital discovery matters;"
- (10) The Court has various audio/visual and automated evidence presentation equipment available to the Bar for use at no cost. This equipment includes an evidence presentation system, which consists of a document camera and a projector. The projector may be used to display images which originate from a variety of sources, including television, VCR, and personal computer. The document camera may be used to display documents, photographs, charts, transparencies and small objects. For further information, please contact Nadine Mauro, the Deputy Clerk of the undersigned; and

(11) Failure to comply with the terms hereof may result in the imposition of sanctions.

s/ Ronald J. Hedges

RONALD J. HEDGES
UNITED STATES MAGISTRATE JUDGE

Orig.: Clerk cc: U.S.D.J.

All parties

File

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

Civil Action No.

	Plaintiff(s),	:	Hon.			
	v.	:	DISCOVERY PLAN			
		:				
	Defendant(s	s). :				
1.		•	appearing, the firm name, address and telephone ch, designating the party represented.			
2.	Set forth a brief description of the case, including the causes of action and affirmative defenses asserted.					
3.	Has this action been: Settle	ed:	Discontinued:			
	If so, has there been a Stipu	ulation/Di	ismissal filed?			
	Yes No					
4.	Have settlement discussion	ns taken p	lace? YesNo			

	If so	, when?	
	(a)	What	was plaintiff's last demand?
		(1) (2)	Monetary demand: \$\\ Non-monetary demand:
	(b)	What	t was defendant's last offer?
		(1) (2)	Monetary offer: \$ Non-monetary offer:
5.			avehave not] exchanged the information required by <u>Fed.</u>
<u>R.</u>	<u>Cr</u>	<u>v. P.</u> 26	(a)(1). If not, state the reason therefor.
6.		n any pr <u>P.</u> 26(a)	roblems in connection with completing the disclosures required by <u>Fed. R.</u> 0(1).
7.	The pa	rties [ha	avehave not] conducted discovery other than the sures. If so, describe.

	(b)	If so, state the date of the meeting and the persons in attendance.
9.	The	following [isis not] a proposed joint discovery plan.

	(a)	Discovery is needed on the following subjects:
oe	(b)	Discovery [shouldshould not] be conducted in phases or limited to particular issues. Explain.
	(c) (d)	Maximum of Interrogatories by each party to each other party. Maximum of depositions to be taken by each party.
	(e)	Plaintiff's expert report due on
	(f)	Defendant's expert report due on
	(g)	Motions to amend or to add parties to be filed by
lisc	(h)	Dispositive motions to be served withindays of completion of
	(i)	Factual discovery to be completed by
	(j)	Expert discovery to be completed by
	(k)	Set forth any special discovery mechanism or procedure requested, including data preservation orders or protective orders:

	(l) A pretrial conference may take place on(m) Trial date:
0.	Do you anticipate any discovery problem(s)? Yes No
	If so, explain.
1.	Do you anticipate any special discovery needs (<u>i.e.</u> , videotape/telephone depositions. Problems with out-of state witnesses or documents, etc.)? Yes No
	If so, explain.

12. State whether this case is appropriate for voluntary arbitration (pursuant to <u>Local Civil Rule</u> 201.1 or otherwise), mediation (pursuant to <u>Local Civil Rule</u> 301.1 or otherwise), appointment of a special master or other special procedure. If not, explain why and

state whether any such procedure may be appropriate at exchange of pretrial disclosures, after completion of depositions, after dismotions, etc.).								
13.	Is this ca	ase appropria	ate for bifu	rcation? _		_ No		
14.						ts in attenda	ance), shoul	d be held in
15.	We [do	strate Judge.	do not _			to the trial	being cond	ucted by a
				Attorney	v(s) for Pla	uintiff(s)		
				Attorney	v(s) for De	fendant(s)		